BEFORE THE MINNESOTA PUBLIC UTILITIES COMMISSION

LeRoy Koppendrayer Gregory Scott Marshall Johnson Phyllis Reha Ellen Gavin Chair Commissioner Commissioner Commissioner Commissioner

Jason D. Topp Qwest Corporation Law Department 200 South Fifth Street, Room 395 Minneapolis, MN 55402 SERVICE DATE: JUN 1 2 2003

DOCKET NO. P-421,5860/IC-03-440

JN 1 3

In the Matter of an Application for Approval of the March 26, 2003 Amendment to the Interconnection Agreement Between SBC Telecom, Inc. and Qwest Corporation (Originally Approved in Docket No. P-5860,421/IC-02-277); Stating that if SBC Telecom Withdraws its Opposition to the US West/Qwest Merger, US West Will Begin to Negotiate Amendments to an ICA Prior to State Commission Approval of the ICA and Will Implement the Amendment upon Execution by Both Parties Provided Such Action Is Not Prohibited by the State Commission in That State

The above entitled matter has been considered by the Commission and the following disposition made:

Approved, with the exceptions recommended by the Department of Commerce in its attached comments

This decision is issued by the Commission's consent calendar subcommittee, under a delegation of authority granted under Minn. Stat. § 216A.03, subd. 8 (a). Unless a party, a participant, or a Commissioner files an objection to this decision within ten days of receiving it, it will become the Order of the full Commission under Minn. Stat. § 216A.03, subd. 8 (b).

The Commission agrees with and adopts the recommendations of the Department of Commerce which are attached and hereby incorporated in the Order.

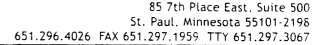
BY ORDER OF THE COMMISSION

Burl W. Haar

Executive Secretary

(SEAL)

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May 19, 2003

RECEIVED

MAY 1 9 2003

MN PUBLIC UTILITIES COMMISSION

Burl W. Haar
Executive Secretary
Minnesota Public Utilities Commission
121 7th Place East, Suite 350
St. Paul, Minnesota 55101-2147

RE: In the Matter of the Application of Qwest Corporation for Approval of an Agreement as an Amendment to the Interconnection Agreement with SBC Telecom, Inc.

Docket No. P421,5860/IC-03-440

Dear Dr. Haar:

Interconnection agreements and amendments to interconnection agreements that are not arbitrated under §252 of the Federal Telecommunications Act of 1996 may be approved without hearing under Minn. Stat. § 216A.03, subd. 7. The Public Utilities Commission's (Commission) Order designating interconnection agreements and amendments to interconnection agreements as subject to a standing order was issued on August 25, 2000 in Docket No. P999/CI-00-634. The use of a standing order is to apply to filings submitted on or after September 1, 2000.

As required by the Commission's August 25, 2000 Order, the Department of Commerce has reviewed and analyzed the current filing. Attached is the Minnesota Department of Commerce's Checklist for processing amendments to interconnection agreements. The Checklist reflects the Department's analysis of the issues and language that the Commission has established to meet the requirements that interconnection agreements or amendments thereto not discriminate against third parties, harm the public interest or conflict with state law.

The petition was filed on:

March 26, 2003

Interconnection Agreement being Amended:

P5860,421/IC-02-277 approved March 27, 2002

Wireless or Wireline:

Wireline

Market Assurance: 1.800.657.3602 Energy Information: 1.800.657.3710 www.commerce.state.mn.us

Licensing: 1.800.657.3978 Unclaimed Property: 1.800.925.5668 An Equal Opportunity Employer Burl W. Haar May 19, 2003 Page 2

Topic of Amendment:

This amendment states that if SBC Telecom withdrawals is opposition to the US West/Qwest merger, US West will begin to negotiate amendments to an ICA prior to state commission approval of the ICA and will implement the amendment upon execution by both parties provided such action is not prohibited by the state commission in that state.

The Petition was filed by:

Jason D. Topp, Attorney Qwest Corporation Law Department 200 South Fifth Street, Room 395 Minneapolis, Minnesota 55402

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Conditions:

These agreements contain one or more bracketed provisions. The Department disagrees with Qwest's position that the bracketed provisions are 47 U.S.C. § 251(b) and (c) services, and are the only provisions that the Commission has authority to approve under 47 U.S.C. § 252(e). The Minnesota Commission reviews for approval interconnection agreements in their entirety. If, however, the Commission determines that portions of these negotiated agreements are discriminatory to non-parties or are otherwise against the public interest, the Commission has the authority to reject all or part of the agreements. The ability of any CLEC to opt into provisions contained in the document is governed by Sections 252(a), (e) and (i) of the Telecommunications Act.

The Department's analysis finds that the interconnection agreement complies with the Commission's requirements as indicated on the attached Checklist. The Department is submitting this memorandum recommending that the Commission **approve** the amendment to the interconnection agreement either at a Commission hearing or by way of the standing order process ordered on August 25, 2000.

Sincerely,

ROGERISCHNEIDE RATES ANALYST

RS/sm Attachment Company Names: Qwest Corporation and SBC Telcom, Inc.

Docket No.: P421,5860/IC-03-440

CHECKLIST FOR PROCESSING AMENDMENTS TO INTERCONNECTION AGREEMENTS

ANALITICAL PROCEDURES

A. AMENDMENTS TO INTERCONNECTION AGREEMENTS				
	X 1. Amendment modifies an approved interconnection agreement. (Identify dock and date of Order) P5860,421/IC-02-277 approved March 27, 2002.	æt		
	2. Amendment addresses language required by the Commission to meet the requirements of 47 CFR 252(e)(2) and (3).			
	3. The Parties have complied with the Commission's requirement for prior approved of an amendment to an interconnection agreement. (Explain) Qwest seeks prior approval of the bracketed language in this agreement on a going-forward basis. This agreement was previously not filed with the Commission, but it is now being submitted to comply with 252(a) filing requirements.			
	X 4. Amendment addresses an issue on which the Commission has established its position. Identify the topic: This amendment provides that if SBC Telecom withdrawals is opposition to the US West/Qwest merger, US West will begin to negotiate amendments to an ICA prior to state commission approval of the ICA and will implement the amendment upon execution by both parties.			
	X a) Language complies with the Commission's position. Indicate the section and page where this language is for Paragraph 3, pages 2-3 provides that if such action is no prohibited by the state commission in that state.			
	b) Language does not comply with the Commission's preference, but was negotiated and, therefore, meets the statutory requirements. 2 Indicate the section and page where this language is found			

 ¹ In the Matter of the Application for Approval of the Agreement for Interconnection and Traffic Interchange between Cellular Mobil Systems of St. Cloud, Minnesota L.L.P. and U S WEST Communications, Inc., Docket No. P421/EM-97-437 at page 6.
 2 In the Matter of the Federal Court Remand of Issues Proceeding from the Interconnection Agreements

² In the Matter of the Federal Court Remand of Issues Proceeding from the Interconnection Agreements
Between U S WEST Communications and Sprint Spectrum, Triad Minnesota, and Cellular Mobil Systems,
ORDER AFTER REMAND APPROVING NEGOTIATED LANGUAGE, P5457,421/M-99-794 dated
November 24, 1999 at pages 2 and 3.

Company Names: Qwest Corporation and SBC Telcom, Inc.

Docket No.: P421,5860/IC-03-440

5.	Amendment does not cover a topic on which the Commission has established a precedent.		
	a.	Identify the topic:	
	b.	Topic does not threaten the public interest, discriminate against third parties or conflict with state law.	
		1) Agree (explain)2) Disagree.	

X 6. Other Comments.

This agreement was executed on June 1, 2000. While Qwest previously submitted them to the Department as part of its investigation into Qwest's interconnection agreement filing practices in Docket No. P421/IC-02-197, it is only now being submitted for Commission approval. Although this agreement was not one of the agreements that the Department chose to use as part of its complaint, this should not suggest that Commission approval of this agreement is not necessary. The agreements selected by the Department were limited for the purposes of the contested case process in Docket No. P421/IC-02-197. It is the position of the Department that Qwest has always been obligated to file this agreement.

This agreement contains one or more bracketed provisions. The Department disagrees with Qwest's position that the bracketed provisions are 47 U.S.C. § 251(b) and (c) services, and are the only provisions that the Commission has authority to approve under 47 U.S.C. § 252(e). The Minnesota Commission reviews for approval interconnection agreements in their entirety. If, however, the Commission determines that portions of these negotiated agreements are discriminatory to non-parties or are otherwise against the public interest, the Commission has the authority to reject all or part of the agreements. The ability of any CLEC to opt into provisions contained in the document is governed by Sections 252(a), (e) and (i) of the Telecommunications Act.

Since the Department does not believe that this agreement contains any provisions that are discriminatory to non-parties or are otherwise against the public interest, the Department recommends that the Commissions approve this agreement in its entirety.